PLAINTIFF'S DECLARATION

- 2. This declaration is submitted in support of plaintiff's reply to defendant Ms. Amy Blalock's opposition to Dr. Murrey's motion to compel her responses to his interrogatories and requests for production of documents and request for sanctions.
- 3. A true and correct copy of defendant's improper response with belated objections to plaintiff's requests for production of documents that Ms. Blalock served on 21 November 2024 is hereto attached as Exhibit N.
- 4. A true and correct of plaintiff's meet & confer letter to defendant on 17

  November 2024 is hereto attached as Exhibit O.
- 5. Whereas I have disclosed per rule 26(a)(1) over 200 pages of relevant documents to defendant, Ms. Blalock has refused to provide any disclosures per said federal rule whatsoever.

I declare that under penalty of perjury under the laws of the United States that the foregoing is true and correct; executed on 10 December 2024 in Los Angeles, California.

DR. STEWART VUCAS MURREY

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**EXHIBIT N** 

С		1/24 Entered 12/12/24 10:06:19 Desc Page 4 of 16
1	Amy Blalock	
2	1001 Gayley Ave #24381 Los Angeles, CA 90024 amyblalock@gmail.com	
3	In Pro Se	
4	UNITED STATES	BANKRUPTCY COURT
5	CENTRAL DISTI	RICT OF CALIFORNIA
6		
7		
8	In re:	Adversary Case No. 24-AP-01152-BR
9	AMY LYNNE BLALOCK, an individual;  Debtor,	Bankruptcy Case No. 24-bk-12532-BR Chapter: 7
10	STEWART LUCAS MURREY, an individual;	Chapter. 7
11	Plaintiff,	DEFENDANTS RESPONSES TO:
12	AMY LYNNE BLALOCK, an individual;	PLAINTIFF'S DR. MURREY'S
13	Debtor	DEMAND FOR INSPECTION AND PRODUCTION OF DOCUMENTS TO
14		DEFENDANT MS. BLALOCK (SET
15		ONE)
16		
17		
18	PROPOUNDING PARTY: Plaintiff D	r. Murrey
19	RESPONDING PARTY: Defendant	Amy Blalock
20	SET NUMBER: ONE	
21		1
	RESPONSE TO DEMAND FOR INSPECTION	ON AND PRODUCTION OF DOCUMENTS SET ONE

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1	RESPONDING PARTY hereby answer PROPOUNDING PARTY'S PLAINTIFF'S DR.
2	MURREY'S DEMAND FOR INSPECTION AND PRODUCTION OF DOCUMENTS TO
3	DEFENDANT MS. BLALOCK (SET ONE)
4	RESPONSE TO DEMAND FOR PRODUCTION NO. 1:
5	The responding party is unable to comply with Request No. 1 because I am unaware of such
6	evidence.
7	
8	RESPONSE TO DEMAND FOR PRODUCTION NO. 2:
9	The responding party can only produce evidence for Request No. 2 of an 'arrest' of the
	plaintiff for murder.
10	
11	RESPONSE TO DEMAND FOR PRODUCTION NO. 3:
12	The responding party is unable to produce evidence for Request No. 3 because
13	the requested evidence is not in my knowledge.
14	
15	RESPONSE TO DEMAND FOR PRODUCTION NO. 4:
	The responding party is unable to produce evidence for Request No. 4 because
16	the requested evidence no longer exists and/or is no longer in my possession. A diligent
17	search and reasonable inquiry have been made in an effort to comply with this demand.
18	
19	RESPONSE TO DEMAND FOR PRODUCTION NO. 5:
20	The responding party is unable to produce evidence for Request No. 5 because
21	the requested evidence no longer exists and/or is no longer in my possession. Given
1	2

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1	access to the plaintiff's phone number throughout 2017 may help me locate phone
2	records of any calls made to plaintiff.
3	RESPONSE TO DEMAND FOR PRODUCTION NO. 6:
4	The responding party is unable to produce evidence for Request No. 6 because the
5	requested evidence never existed.
6	
7	RESPONSE TO DEMAND FOR PRODUCTION NO. 7:
8	The responding party is unable to produce evidence for Request No. 7 because
9	defendant is unaware of what Facebook points are and defendant no longer has
10	Facebook. A diligent search and reasonable inquiry have been made in an effort to
	comply with this demand.
11	
12	RESPONSE TO DEMAND FOR PRODUCTION NO. 8:
13	The responding party is unable to produce evidence for Request No. 8 because
14	defendant has never received rewards, compensation, salaries or payments from
15	Facebook.
16	RESPONSE TO DEMAND FOR PRODUCTION NO. 9:
17	The responding party is unclear of the request from plaintiff.
18	
19	RESPONSE TO DEMAND FOR PRODUCTION NO. 10:
20	The responding party is unable to produce evidence for Request No. 10 because I never
21	knew Elly Shariat before the state lawsuit.
	3

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1	
2	RESPONSE TO DEMAND FOR PRODUCTION NO. 11:
3	The responding party is unable to produce evidence for Request No.11 because the
4	requested evidence is something I am unaware of.
5	DECRONGE TO DEMAND FOR PRODUCTION NO. 12.
6	RESPONSE TO DEMAND FOR PRODUCTION NO. 12:  The responding party can produce evidence for Request No. 12 in part. I can produce
7	multiple Domestic Violence Restraining Order's brought against plaintiff.
8	
9	RESPONSE TO DEMAND FOR PRODUCTION NO. 13:
	The responding party is unable to produce evidence for Request No. 13 without first
10	having the plaintiff give me any phone number he had from 2017, so I can research my
11	phone records. A diligent search and reasonable inquiry have been made in an effort to
12	comply with this demand.
13	
14	RESPONSE TO DEMAND FOR PRODUCTION NO. 14:
15	The responding party is unable to produce evidence for Request No. 14 because I have
16	never spoken to media outlets concerning plaintiff.
17	RESPONSE TO DEMAND FOR PRODUCTION NO. 15:
18	The responding party can produce some, but not all, of the requested items for No. 15,
	because some of the requested items no longer exist, or are no longer in my possession.
19	I can only produce what the plaintiff has already produced because I no longer have
20	Facebook. A diligent search and reasonable inquiry have been made in an effort to

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1	comply with this demand.
2	
3	RESPONSE TO DEMAND FOR PRODUCTION NO. 16:
4	The responding party is unable to produce evidence for Request No. 16 because I no
5	longer have Facebook. A diligent search and reasonable inquiry have been made in an
ر	effort to comply with this demand.
6	
7	RESPONSE TO DEMAND FOR PRODUCTION NO. 17:
8	The responding party is unable to produce evidence for Request No. 17 because the
9	requested items no longer exist, or are no longer in my possession. A diligent search
 10	and reasonable inquiry have been made in an effort to comply with this demand.
11	RESPONSE TO DEMAND FOR PRODUCTION NO. 18:
12	The responding party is unable to produce evidence for Request No. 18 because this is
13	private financial information.
14	
15	RESPONSE TO DEMAND FOR PRODUCTION NO. 19:
:	The responding party is unable to produce evidence for Request No. 19 because I have
16	never spoken to media outlets concerning plaintiff.
17	
18	RESPONSE TO DEMAND FOR PRODUCTION NO. 20:
19	The responding party is unable to produce evidence for Request No. 20 because I never
20	started a GoFundMe or communicated with them.
-	II

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1	RESPONSE TO DEMAND FOR PRODUCTION NO. 21:
2	The responding party is unable to produce evidence for Request No. 21 because this is
3	overreaching, private information that is irrelevant to the case.
4	
5	RESPONSE TO DEMAND FOR PRODUCTION NO. 22:  The responding party is unable to produce evidence for Request No. 22 because I have
6	never worked for Facebook.
7	
8	RESPONSE TO DEMAND FOR PRODUCTION NO. 23:
9	The responding party will not provide evidence for Request No. 23. This information is
10	private and irrelevant to this case.
11	RESPONSE TO DEMAND FOR PRODUCTION NO. 24:
12	The responding party is unable to produce evidence for Request No. 24 because these
13	items are no longer in my possession as I no longer have Facebook. A diligent search
14	and reasonable inquiry have been made in an effort to comply with this demand.
15	
16	RESPONSE TO DEMAND FOR PRODUCTION NO. 25:
	The responding party is unable to produce evidence for Request No. 25 because the
17	request is too broad and an undue burden.
18	
19	RESPONSE TO DEMAND FOR PRODUCTION NO. 26:
20	The responding party is unable to produce evidence for Request No. 26 because I never
01	complained about the plaintiff to any third party companies.

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1	
2	RESPONSE TO DEMAND FOR PRODUCTION NO. 27:
3	The responding party is unable to produce evidence for Request No. 27 because I never
4	sent a notice to the plaintiff regarding my comments.
5	RESPONSE TO DEMAND FOR PRODUCTION NO. 28:
6	The responding party is unable to produce evidence for Request No. 28 because it is an
7	odd request and not something one can produce evidence for.
8	
9	RESPONSE TO DEMAND FOR PRODUCTION NO. 29:
0	The responding party is unable to produce evidence for Request No. 29 because in part,
1	the request doesn't make sense and the request is broad and overreaching.
2	RESPONSE TO DEMAND FOR PRODUCTION NO. 30:
3	The responding party is unable to produce evidence for Request No. 30 because no
4	such documents exist.
15	DEGRONGE TO DEMAND FOR PRODUCTION NO. 21.
16	RESPONSE TO DEMAND FOR PRODUCTION NO. 31:  The responding party is unable to produce evidence for Request No. 31 because the
17	requested items no longer exist.
18	requested items no longer exist.
19	RESPONSE TO DEMAND FOR PRODUCTION NO. 32:
20	The responding party is unable to produce evidence for Request No. 32 because I never
	made anonymous statements online about plaintiff.
21	

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1	
2	RESPONSE TO DEMAND FOR PRODUCTION NO. 33:
3	The responding party is unable to produce evidence for Request No. 33 because this is
4	private financial information.
5	RESPONSE TO DEMAND FOR PRODUCTION NO. 34:
6	The responding party is unable to produce evidence for Request No. 34 because I am
7	unaware of which men are in the group, I also no longer have Facebook.
8	
9	RESPONSE TO DEMAND FOR PRODUCTION NO. 35:
10	The responding party is unable to produce evidence for Request No. 35 because I have
	not made any reports or complaints to any third party companies, as stated in response
11	No. 26.
12	
13	RESPONSE TO DEMAND FOR PRODUCTION NO. 36:
14	The responding party is unable to produce evidence for Request No. 36. This is an
15	erroneous repeat of Request No. 35 and subsequently similar to Request No. 26
16	RESPONSE TO DEMAND FOR PRODUCTION NO. 37:
17	The responding party is unable to produce evidence for Request No. 37 because I have
18	never harmed a man.
19	
20	RESPONSE TO DEMAND FOR PRODUCTION NO. 38:
	The responding party is unable to produce evidence for Request No. 38 because it is
21	0

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1	irrelevant to this case.
2	
3	RESPONSE TO DEMAND FOR PRODUCTION NO. 39:
4	The responding party is unable to produce evidence for Request No. 39 because it is
5	irrelevant to this case.
6	RESPONSE TO DEMAND FOR PRODUCTION NO. 40:
7	The responding party is unable to produce evidence for Request No. 39 because it is
8	irrelevant to this case.
9	Dated: November 17, 2024
	AMY BLALOCK, DEFENDANT
11	IN PRO SE
12	
13	
14	<u>VERIFICATION</u>
15	I, Amy Blalock, declare as follows:
16	1. I am the defendant in the adversary proceeding titled: 24-ap-01152-BR pending in the
	Central District of California.
17	
18	2. I have read the foregoing DEFENDANTS RESPONSES TO: PLAINTIFF'S DR.
19	MURREY'S DEMAND FOR INSPECTION AND PRODUCTION OF DOCUMENTS
20	TO DEFENDANT MS. BLALOCK (SET ONE)
21	9

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1	3. I am informed and believe that the same is true and correct.
2	
3	I declare under penalty of perjury under the laws of the United States of America that the
4	foregoing answers are true and correct.
5	
6	Executed at: Los Angeles, CA
7	
8	
9	Date: November 17th, 2024  AMY BLALOCK, DEFENDANT, IN PRO SE
10	AMI BEALOCK, DEFENDANI, IN PROSE
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**EXHIBIT O** 



## Lucas

November 17, 2024 at 5:59 PM

Re: Response to: RFA (2), Interrogatories (1) and (2)

To: Amy B, Cc: servingpapers

Details

Dear Ms. Blalock.

You do not have to send hardcopies; email attachments are fine. However, I have not received any response to my requests for production of documents, neither set 1, nor set 2. And as I have already stated in several meet & confer letters previously, since you responded after 30 days, you have waived all objections and therefore you still need to provide complete and thorough responses to interrogatories, set one, and requests for production of documents, set one, without any objections. Otherwise, as I have advised you previously, I am moving forward with a motion to compel said responses seeking any and all sanctions.

Dr. Lucas Murrey
Ph.D Yale University
Author of Hölderlin's Dionysiac Poetry and Nietzsche: The Meaning of Earth
<a href="https://sickoscoop.com/lucas">https://sickoscoop.com/lucas</a>
<a href="https://lucasmurrey.com">https://lucasmurrey.com</a>

See More from Amy B



## Lucas

November 17, 2024 at 10:45 PM

Re: Response to: RFA (2), Interrogatories (1) and (2)

To: Amy B

Dear Ms. Blalock,

Please see attached joint stipulation per your request regarding the first set of discovery. Further, I also attach my meet & confer letter regarding deficiencies of your response to my second set of interrogatories, in particular in regard to interrogatories no.s 22 and 23.



pdf

Dr. Lucas Murrey
Ph.D Yale University
Author of Hölderlin's Dionysiac Poetry and Nietzsche: The Meaning of Earth
<a href="https://sickoscoop.com/lucas-https://lucasmurrey.com">https://lucasmurrey.com</a>

See More from Lucas

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## **PROOF OF SERVICE**

I declare as follows:

I am over the age of 18 years, and not a party to this action. My address is 1217 Wilshire Bvd. # 3655, Santa Monica, CA 90403, which is located in the county where the mailing described below took place. On 11 December 2024 I served the foregoing document(s) described as: Dr. Murrey's reply, declaration and request for judicial notice in the matter of Dr. Murrey v. Blalock (Federal Bankruptcy Case No. 24-ap-01152-BR) to:

6

7

1

3

4

5

Amy Lynne Blalock

1001 Gayley Ave. # 24381

8 Los Angeles, CA 90024

Tel. (310) 569-6182

Email: amyblalock@gmail.com

10

9

I served a true copy of the document(s) above:

11

12

[] By United States mail. I enclosed the documents in a sealed envelope or package addressed to the person(s) at the address(es) mentioned above and:

13

14

15

[] placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage full prepaid.

16 17

[X] By e-mail or electronic transmission. Based on a court order or an agreement of the parties to accept service by e-mail or electronic transmission, I caused the document(s) to be sent to the person(s) at the e-mail address(es) listed above. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the

18 19

20

transmission was unsuccessful.

2122

[ ] I hereby certify that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

23

[X] I hereby certify under the penalty of perjury that the foregoing is true and correct. Executed on 11 December 2024 at Los Angeles, California.

2425

Executed on 11 Becomes 2021 at 200 and

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Declarant